		103
1	handwriti	ing?
2	Α.	That's correct.
3	Q.	And at that point you lived in Georgetown,
4	Delaware	?
5	Α.	Yes.
6	Q.	It says 24 Fairway. I'm not sure what the
7	Α.	24 Fairway East.
8	Q.	How long had you lived at that address?
9	Α.	That's my parents' home.
10	Q.	Were you married at this point?
11	Α.	Yes.
12	Q.	Did you actually live at your parents' home while
13	you were	married?
14	Α.	For a short time, while we were looking for a
15	house in	Newark.
16	Q.	Were you living there when you made this
17	applicati	ion to Red Clay on July 3rd, 2001?
18	Α.	I would have to look. I don't have that I
19	don't rer	member off the top of my head.
20	Q.	Where else did you live in Georgetown?
21	Α.	This is the only place I lived in Georgetown.
22	Q.	What?
23	Α.	This is the only house I've ever lived in in
24	Georgetov	wn.

	102
1	Q. Let's go through your application. Teaching
2	experience, you show first teaching at the Chipman Middle
3	School in Lake Forest School District, correct?
4	A. Yes.
5	Q. And you taught middle school health?
6	A. Yes.
7	Q. And that says you began in August of 1999,
8	correct?
9	A. That's right.
10	Q. And that says through the present, which would be
11	July 3rd, 2001, correct, the date of this application?
12	A. I'm trying to I'm trying to remember when I
13	went to the high school. I taught at Lake Forest High
14	School, so that's why I'm trying think.
15	Q. What was
16	A. I also taught at Lake Forest High School. I'm
17	trying to think which school I was at at that time.
18	Q. Well, this is your application. At the time you
19	filled it out
20	A. July 1st of yes, that's correct. I was at the
21	high school fall 2001-2002, I was at the high school.
22	Q. How many years were you at the middle school?
23	A. From '99 until 2001.
24	Q. And you were then at the high school for?

	1	103
1	Α.	One year.
2	Q.	For one year?
3	A.	Yes.
4	Ω.	Were you a tenured teacher?
5	Α.	Yes, I received my tenure.
6	Q.	When did you receive that?
7	Α.	August of I guess it would be 2002.
8	Q.	And then you left Lake Forest to move to Newark?
9	Α.	We had already moved to Newark. I was driving
10	down to	Lake Forest High School every day from Newark.
11	Q.	And you were looking for positions in New Castle
12	County?	
13	А.	Yes.
14	Q.	Where else did you look besides Red Clay?
15	Α.	Christina. I want to say it is Colonial, but I'm
16	not sur	e that's the school district name. New Castle
17	County	Votech I have applied at.
18	Q.	Where else?
19	Α.	I probably applied at Middletown at the time. I
20	don't k	now.
21	Q.	And did you receive any offers of employment
22	besides	the employment offer at Red Clay?
23	А.	Yes.
24	Q.	Where was that?
i		

	(
1	A. George Reed Middle School, and I believe that's
2	Colonial School District.
3	Q. What were you teaching there?
4	A. Health.
5	Q. And that would have been in September of 2002?
6	A. Yes.
7	Q. Then you left George Reed in October of 2002 to
8	go to Red Clay?
9	A. That's correct.
10	Q. Why did you leave the job you just started at
11	Colonial to go to Red Clay?
12	A. I wanted to get back to teaching phys-ed, and
13	Colonial indicated I would teach phys-ed, but when I got
14	there they changed their structure. I was strictly a
15	health teacher.
16	Q. Were you told that you had any teaching problems
17	at the time you were at George Reed in the Colonial
18	School District?
19	A. No.
20	Q. Who was your supervisor there? Who were the
21	principals at George Reed?
22	A. Principal was Angela Guy, I believe her name was.
23	Q. How do you spell her last name?
24	A. G-U-Y, I believe. I'm not a hundred percent

	(105
1	sure.	
2	Q.	Did any of the assistant principals criticize
3	your per	formance in any way?
4	Α.	No.
5	Q.	Did anyone at the Colonial School District
6	criticiz	e your performance while you were at Colonial?
7	Α.	No.
8	Q.	So you left after just a month to go to Red Clay?
9	Α.	It was a little over a month, but yes.
10	. Q.	And your reason was because you wanted to teach
11	phys-ed?	
12	Α.	Yes.
13	Q.	And at that point were you divorced or were you
14	separate	d?
15	А.	I was still married.
16	Q.	But you were separated?
17	A.	Not yet.
18	Q.	So September 2002, October 2002?
19	Α.	I misspoke when I said our divorce was
20	finalize	d in September 2003.
21	Q.	Right.
22	Α.	We were separated in November of 2002.
23	Q.	November of 2002.
24	А.	Yes.

		100
1	Q.	How did you come to know about a position at Red
2	Clay?	
3	Α.	They called me.
4	Q.	Do you remember who called you?
5	Α.	I do not.
6	Q.	Do you remember interviewing?
7	Α.	Yes.
8	Q.	Who did you interview with?
9	Α.	Dr. Nick Manolakos. Frank Rumford was in the
10	intervie	w .
11	Q.	Did you have an understanding as to why there was
12	a positi	on available?
13	Α.	Yes, Mr. Rumford had left phys-ed and was moving
14	up to a	student activities person.
15	Q.	Did you meet Ms. Freebery at that point?
16	Α.	I do not remember.
17	Q.	Do you know if she was teaching in that fall
18	semester	of 2002 and 2003?
19	Α.	She was not.
20	Q.	She was on maternity leave?
21	Α.	I guess so.
22	Q.	Who did you teach with when you arrived at Red
23	Clay?	
24	Α.	There was a long-term sub.

,			107
1	Q.	Do you know the name?	
2	Α.	All I can remember is name was Jill. I can't	
3	remember	the rest of it.	
4	Q.	Were you team teaching with her?	
5	Α.	We did some team teaching, yes, for health.	
6	Q.	For the health classes?	
7	Α.	Yes.	
8	Q.	How many health classes did you have when you	
9	were at 1	Red Clay the first year, in 2002/2003?	
10	Α.	Number wise, how many health classes?	
11	Q.	Yes.	
12	Α.	I guess it would be ten, five each semester.	
13	Q.	And how many phys-ed classes did you have?	
14	Α.	Same number, phys-ed health was a part of the	nе
15	phys-ed	curriculum. It was the same students.	
16	Q.	So you had five classes to teach each semester	?
17	А.	I believe that's right. Five or six.	
18	Q.	Was it combined health and phys-ed class?	
19	Α.	Yes.	
20	Q.	So when was it that you would be teaching on yo	our
21	own inst	ead of team teaching during that first semester	
22		all of 2002?	
23	А.	The majority of the phys-ed classes.	
24	Q.	You would be teaching?	

		108
1	Α.	On my own.
2	Q.	On your own?
3	Α.	Yes.
4	Q.	What about in the fall of, I'm sorry, the spring
5	of 2003,	who did you teach with then?
6	Α.	Miss Freebery returned.
7	Q.	Do you recall when she returned?
8	Α.	I want to say it was January, but I'm not sure.
9	Q.	Was it the first time you met her?
10	Α.	My recollection is yes.
11	Q.	Did you team teach with her during the rest of
12	that sch	ool year?
13	Α.	Yes, we team taught health classes.
14	Q.	And did you do any classes on your own?
15	Α.	Yes. Again, majority of phys-ed classes.
16		(Wilcoxon Deposition Exhibit 5 was marked
17	for iden	tification.)
18	Q.	Do you recognize Exhibit 5?
19	А.	Yes.
20	Q.	What is it?
21	А.	After my initial application in 2001, I wrote to
22	Miss Dav	enport to keep my application active for the next
23	hiring y	ear.
24	Q.	At that point you were living in Newark?

			109
1	Α.	That's correct.	
2	Q.	And you were commuting to Lake Forest?	
3	Α.	Yes.	
4	Q.	Attached to that letter is your resume as of	
5	March of	2002?	
6	А.	That's correct.	
7		(Wilcoxon Deposition Exhibit 6 was marked	d
8	for ident	tification.)	
9	Q.	Giving you Exhibit 6, what is that?	
10	А.	It looks like my application. The resume wen	t
11	along wi	th the application that I made in 2001.	
12	Q.	At that point you were living in Georgetown?	
13	Α.	Yes.	
14	Q.	And at the bottom of that letter you say your	
15	wife has	accepted a job offer and you are planning to	
16	relocate	?	
17	Α.	Yes.	
18	Q.	Where was she working at the time?	
19	Α.	The YMCA in Pennsylvania. I believe it is in	
20	Avon Gro	ve.	
21	Q.	Was that the job she accepted	
22	Α.	Yes.	
23	Q.	to relocate?	
24	Α.	Yes.	

		110
1	Q.	What was the job she had before that?
2	А.	Before that she was working for Wesley College.
3	Q.	For what?
4	А.	Wesley College in Dover.
5	Q.	And then you moved to Newark after to the Colgate
6	Lane add	ress?
7	А.	That's correct.
8	Q.	And when did you move to that address; do you
9	know?	
10	Α.	I believe it was August of 2001.
11	Q.	And you continued to commute down to Lake Forest?
12	Α.	That is correct.
13		(Wilcoxon Deposition Exhibit 7 was marked
14	for iden	tification.)
15	Ω.	Do you recognize Exhibit Number 7?
16	Α.	I do not.
17	Ω.	Have you ever seen that before?
18	Α.	I don't believe so.
19	Q.	Do you know who Nick Manolakos is?
20	Α.	Yes, I do.
21	Q.	What is his position?
22	Α.	He is the principal of Skyline Middle School.
23	Q.	Did you interview with him for that position?
24	Α.	Yes, I did.

	111
1	Q. And when did you first start the interview
2	process with him? As of this point you were at Colonial,
3	correct?
4	A. Yes. It would have been September of that year.
5	I don't know the date.
6	Q. You would have just started at George Reed as of
7	September
8	A. I would have started in August. Students report
9	in August.
LO	Q. The end of August?
L1	A. Yes.
L2	Q. And by September you already decided you wanted
L3	to leave and go to Red Clay?
L 4	A. That's correct.
L5	Q. Did you know Mr. Manolakos other than having
L6	applied for this position?
_7	A. No, I did not.
.8	Q. Do you know who else you interviewed with besides
. 9	him?
20	A. I know Frank Rumford was present, and I believe
21	Miss Basara. I don't know. I don't recall.
22	Q. At that point she was the assistant?
23	A. Yes.
24	Q. And do you recall anyone else being present?
	1

	(11	2
1	А.	I don't recall.	
2	Q.	Who are you currently working for?	
3	А.	Who am I currently working for?	
4	Q.	Yes.	
5	А.	The Produce Marketing Association.	
6	Q.	And what do they do?	
7	Α.	They are a non-profit association. We service	
8	members :	from the field up to the stores that sell the	
9	produce.		
LO	Q.	What do you do for them?	
1.1	Α.	I am an education coordinator, which means I pla	n
12	the educa	ation portion of all their conferences.	
13	Q.	When did you get that job?	
l. 4	Α.	August of this past year.	
L5	Q.	August of 2005?	
L 6	Α.	2005, yes.	
L7	Q.	And what did you do in the time period when you	
L8	left Red	Clay, in June of 2004 until August 2005?	
19	А.	I worked for Kelly Sub Service, as a substitute	
20	teacher,	and that summer up until August I worked for a	
21	landscap	er called Heartwood Landscaping.	
22	Q.	Any other jobs?	
23	Α.	Not that I recall.	
2.4	Q.	What is your salary at the Produce Marketing	
	a.		

	113
1	Association?
2	A. Currently?
3	Q. Yes.
4	A. A little over 36,000.
5	Q. What did you start at?
6	A. 35. It was like 35,049, something like that.
7	There is an odd number on the end.
8	Q. Did you apply for any other teaching positions
9	after you left Red Clay?
10	A. Yes.
11	Q. Where did you apply?
12	A. I applied at Brandywine, Middletown, Cesar
13	Rodney, Colonial. I applied at Milford, Indian River,
14	Delmar, Seaford. I applied in some of the Pennsylvania
15	school districts, Avon Grove and Kennett Square and some
16	of those districts. I can't remember them all.
17	Q. And did you receive any offers from any of those
18	school districts?
19	A. No, I did not.
20	Q. Are you still applying to school districts?
21	A. I haven't decided if I'm going to apply this year
22	or not.
23	Q. I'm sorry?
24	A. I haven't decided if I'm going to apply this year

		114
1		At the end of each school year is when they
2	start lo	oking at teachers. I have not decided if I'm
3	going to	send out resumes this year.
4	Q.	You may well decide to stay with your current
5	position	?
6	Α.	There is a possibility.
7	Q.	Do you like the current position?
8	А.	Yes.
9	Q.	Yes?
10	Α.	Yes. I am sorry.
11	Q.	Who is your supervisor there?
12	А.	Shara Stewart, S-H-A-R-A.
13	Q.	What is her title?
14	Α.	I want to say she is the event manager.
15	Q.	Event?
16	Α.	Education manager. I apologize.
17	Q.	When you came to the Red Clay School District at
18	the Skyl	ine school were you given any information on the
19	processe	s that should be used at the school for keeping
20	lesson p	lans, things like that? Did somebody tell you
21		to be done?
22	Α.	I was assigned a mentor in Frank Rumford.
23	Q.	You what?

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Α.

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1	Q. What did he do?
2	A. I called him school disciplinarian. I know
3	that's not his title. I think he was activity adviser or
4	something like that.
5	Q. Did he advise you on what the proper protocol was
6	at Skyline?
7	A. Yes.
8	Q. And how long had he been at the school, to your
9	understanding?
10	A. I have no idea. I really don't.
11	Q. What do you recall him telling you about the
12	school and the proper protocol at the school?
13	A. As far as?
14	Q. Lesson plans, teaching, everything.
15	A. At the time when I got hired, the school year had
16	already started. As far as lesson plans go, I believe he
17	gave me the first week, was already planned out, so I
18	could get my feet wet for phys-ed.
19	He gave me the plan book for health and
20	said, "These are the lessons we use, and the work sheets
21	and tests are locked in a file cabinet, because we are
22	going to move you to health soon," and after that I was
23	planning my own lessons.
24	Q. Did you ever ask him any advice about anything

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1	while you were at Skyline during that first semester?
2	A. Sure.
3	Q. What did you ask him?
4	A. I asked him what is the procedure for certain
5	disciplinary actions. I asked him how would you handle
6	this situation or that situation. Just as I would any
7	mentor.
8	Q. What about in the second semester, did you ask
9	him any questions about anything?
10	A. I'm sure I did. The same type of questions.
11	Q. Do you remember asking him questions about what
12	things on his lesson plans meant, games, activities, that
13	sort of thing?
14	A. No.
15	Q. Did you ever do that in the two years that you
16	were at Skyline?
17	A. I may have. I don't recall.
18	Q. So you may have asked him things that were in his
19	lesson plan, what he meant by that?
20	A. Well, for the health lessons I was told these are
21	the lesson plans we use, and so I was using those lesson
22	plans.
23	Q. Did you ever ask him what things meant on the
2.4	plans he gave you?

	11
1	A. I may have.
2	(Wilcoxon Deposition Exhibit 8 was marked
3	for identification.)
4	Q. Do you recognize Exhibit 8?
5	A. Yes.
6	Q. And what is it?
7	A. It was the plan book Frank Rumford handed to me
8	for health.
9	Q. What you did was put a piece of tape across it
10	and put "Wilcoxon's Plan Book"?
11	A. I did that when Miss Basara asked for it, I
12	believe is when I did that.
13	Q. Before that it was
14	A. A plan book.
15	Q. A plan book. When she asked you for a copy of
16	your plan book, you took a piece of tape and put across
17	the first page and wrote "Wilcoxon's Plan Book"?
18	A. She asked to see the health plan. I said, "Do
19	you want the phys-ed as well?" Because they were on my
20	computer, because I wrote the lesson plans and saved them
21	on my computer.
22	Q. With respect to this plan book, is it correct
23	that you, when she asked you for the plan book, you just
24	took a piece of tape and wrote your name on it?
1	

	118	
1	A. She asked me for lesson plans I use for health,	
2	and that's what I did, yes.	
3	Q. So all of the handwriting on the inside here is	
4	Mr. Rumford's?	
5	A. Not all of it, no.	
6	Q. Who else's handwriting?	
7	A. Mine would be in there.	
8	Q. Show me where in here is your handwriting. Let's	
9	take it page by page and tell me what is your	
10	handwriting.	
11	Why don't we take a break while we are	
12	looking, and during the break or after, if you can go	
13	through and see if you can identify your handwriting.	
14	A. Okay.	
15	(Recess taken.)	
16	(Wilcoxon Deposition Exhibit 9 was marked	
17	for identification.)	
18	BY MR. WILLOUGHBY:	
19	Q. Do you recognize Exhibit 9?	
20	A. I don't remember it, but I'm sure I've seen it.	
21	I was already working at Colonial when it came.	
22	Q. So this letter is dated September 11, 2002.	
23	Correct?	
24	A. Yes.	

2

2

2

	(119
1	Q.	And it says that your employment is authorized as
2	a health	phys-ed teacher at George Reed, correct?
3	Α.	Mm-hmm.
4	Q.	Effective August 27, so is that the date you
5	started?	
6	Α.	I would assume so.
7	Q.	And then were you interviewing and looking for
8	the posit	tion at Red Clay at the same time you got this
9	letter?	
10	Α.	I had applied to Red Clay at the same time, yes.
11	Q.	Do you remember when you had the interviews at
12	Red Clay	
13	Α.	In September.
14	Q.	You are saying you weren't teaching phys-ed?
15	Α.	No.
16	Q.	You were teaching just health?
17	Α.	Yes.
18	Q.	Who was teaching phys-ed?
19	Α.	I do not remember the gentleman's name.
20	Q.	There were two teachers there, one of you was
21	teaching	health, the other was phys-ed?
22	Α.	There was three teachers in the health/phys-ed
23	departmen	t. I believe there was three. I was the only
24	one solel	y teaching health. The other two were teaching

		120
1	phys-ed.	
2	Q.	How many male teachers how many female teachers?
3	Α.	There was two male. I believe there was only one
4	female.	
5	Q.	And it says your salary will be predicated on a
6	Bachelor	s degree with zero years of experience. Do you
7	know why	that is?
8	Α.	I have no idea.
9	Q.	Did you have experience when you began at
10	Colonial	?
11	А.	Yes. Lake Forest, Chipman, I had forwarded that
12	I worked	for them. Up to Colonial yet, I don't know.
13	Q.	Did you ever have any discussion with anybody
14	about th	e fact that you were listed as having zero years
15	of exper	ience?
16	Α.	I may have. I do not recall.
17	Q.	Do you recall what your salary was at Colonial?
18	Α.	I do not.
19	Q.	Do you recall what your starting salary was at
20	Red Clay	?
21	Α.	I do not.
22	Q.	Do you know if one was higher than the other?
23	Α.	I do not.
24	Q.	Do you have a ballpark for what your figure for

	121
1	what your salary was when you were at Red Clay?
2	A. 38. I'm guessing. I don't know. If you are
3	asking for a ballpark.
4	Q. 38 is your recollection.
5	All right. Before we took the break I asked
6	you to go through Exhibit 8 and identify where in there
7	your handwriting appears. So have you done that?
8	A. Yes.
9	Q. And have you found some locations?
10	A. Yes.
11	Q. Down at the lower left-hand corner of this
12	document you will see what we call a Bates number. It
13	begins with C and then has some numbers after that.
1.4	A. Okay.
15	Q. Can you tell me what Bates number you have found
16	your handwriting on this document?
L7	A. 00338.
18	Q. 00338. All right. Where on this page does your
L9	handwriting appear?
20	A. At the top, the state standards, the AOD 1.2, 2
21	Q. Slow down for me a second.
22	A. I'm sorry.
23	Q. The top of the document?
4	A. Top of the document.

	122
1	Q. Okay.
2	A. Right next to "Health" and "Alcohol" in
3	parenthesis there is an AOD 1.2, coma, 2, coma, 3, coma
4	4, coma 5. Below that is a "PA:4."
5	Q. Is that your handwriting?
6	A. Yes.
7	Q. Is anything else on that page your handwriting?
8	A. No, there is not.
9	Q. Okay. What other pages on this document did you
10	find your handwriting?
11	A. 00344.
12	Q. That's at the top of the page again?
13	A. It is at the top of the page again, by
14	"Health-Drugs" it says "AOD: 2, 3, 4, 5," then it says
15	"6th grade only, 1.1, 1.3, 1.4," and it says "PA:4."
16	Q. Is there anything else on that page that's your
17	handwriting?
18	A. Yes, on Wednesday, the 8th grade is crossed out,
19	over that it says "Review homework, Group Activity: Here
20	comes the joint homework: Face the facts."
21	Q. Anything else on this page your handwriting?
22	
	A. No.
23	Q. Now, at the top of that page, the material you
24	read first, why did you add that?

		123
1	А.	Those are the forms indicators for health class.
2	Q.	For the state?
3	Α.	Yes.
4	Q.	When did you add that; do you know?
5	Α.	Probably at the beginning of 2003.
6	Q.	Do you remember?
7	Α.	No, I don't. I'm giving you an estimate.
8	Q.	Okay. And the prior page that we read where you
9	had simi	lar writing, that was also added because of the
10	state st	andards?
11	Α.	Yes.
12	Q.	Where else on this document has your handwriting?
13	Α.	There is no tag on this page.
14	Q.	Is it after the ones you just
15	Α.	Yes. It is further back. The page after C00355,
16	the very	next page.
17	Q.	355?
18	Α.,	355.
19		MR. WILSON: I think it does have the Bates
20	number.	It is just in a different location.
21	Α.	I'm sorry. It says "356." I'm sorry. It does
22	have it	in a different location.
23	Q.	Okay. Where on this page does your handwriting
24	appear?	

	(12·
1	Α.	Again at the top it says "Health-Tobacco, TOB:
2	1, 2, 3,	4, INJ:1."
3	Q.	Okay.
4	Α.	In addition, I circled the movies down there at
5	the bott	om, on Thursday's date.
6	Q.	The circle is your handwriting?
7	А.	Yes, I circled the movies because I was getting
8	other fi	lms to replace those.
9	Q.	But the rest of that was Mr. Rumford's
10	handwrit	ing?
11	Α.	Correct.
12	Q.	Within the circle?
13	Α.	Correct.
14	Q.	All right. What else?
15	Α.	I marked it, but I don't see it now. That may be
16	it that	I found in my quick review.
17	Q.	Well, in quick review
18	Α.	When I looked through it.
19	Q.	Do you need more time to look further?
20	Α.	When I flipped page by page, those are the ones
21	that jum	ped out at me and I saw quickly.
22	Q.	Why don't we take some time. I want you to go
23	through .	it again and make sure you have identified
24		ng that you think is your handwriting.

	125
1	MR. WILSON: Take your time.
2	Q. Take your time.
3	A. My writing is also on C00348.
4	Q. 348, okay.
5	A. Again, on Thursday it says "PI: EH 2, 3, 4, (8th
6	only 1.2.) Also by the quiz it says "IJ 10, IJ 2, IJH
7	2."
8	Q. That's on Friday?
9	A. Friday, yes.
10	Q. And nothing else on that page is your
11	handwriting?
12	A. That's correct.
13	Q. What does PI mean?
14	A. PI is performance indicator. It is part of the
15	state standards.
16	Q. At the bottom it says, is it IJ?
17	A. IJ.
18	Q. All right. Did you find anything else that's
19	A. No, I did not.
20	Q. So those are the only markings you have been able
21	to find on this plan book that are your handwriting?
22	A. Yes.
23	Q. Did you ever tell anybody in a grievance process
24	that you didn't think you should have the burden of

	124
1	redoing lesson plans?
2	A. No, I did not.
3	Q. So that's another misstatement people are making
4	about you?
5	A. Yes.
6	Q. When was the last time you spoke to Rudy Norton
7	at DSEA?
8	A. I'm unsure. I don't recall.
9	Q. Was it within the last year?
10	A. Probably. I haven't talked to him in a long
11	time.
12	Q. When was the last time you spoke to anybody at
13	DSEA about this case?
14	A. I believe I sent an e-mail to Jeff Taschner to
15	let him know the conciliation did not work out. I think
16	that was the last thing I did.
17	Q. Was there ever an arbitration brought for any of
18	your allegations against the school district?
19	A. No, there was not.
20	Q. So DSEA declined to bring an arbitration on your
21	behalf?
22	A. Instead they put me in contact with Mr. Wilson to
23	represent me.
24	Q. My question is: Did they agree to put any of

	127
1	your claims against the school district into arbitration?
2	A. Initially they did and then they changed they
3	did not go forward with that.
4	(Wilcoxon Deposition Exhibit 10 was marked
5	for identification.)
6	Q. Have you read it?
7	A. Yes.
8	Q. Okay. Can you identify what it is?
9	A. I sent it when Mr. Rumford contacted me and said
10	Miss Freebery saw my log, she was very upset. I was home
11	sick and I sent her an e-mail.
12	Q. So this is Exhibit 10, and it is an e-mail from
13	you to Janay Freebery, Janay Jack at the time?
14	A. Yes.
15	Q. And it says "Sent: Monday, December 15, 2003 at
16	10:27 a.m."?
17	A. Correct.
18	Q. So how long was it after you spoke with Mr.
19	Rumford about him finding the legal pad was it that you
20	sent this e-mail?
21	A. Not very long.
22	Q. Well, how long is not very long?
23	A. I can't recall exact times. When I was called,
24	but I was called I was out sick that morning and I was
i	·

		128
1	called	by Mr. Rumford and I sat down and wrote the
2	e-mail	
3	Q.	Was it a half hour? An hour? Ten minutes?
4	Α.	I would say less than a half hour.
5	Q.	Less than a half hour. Now, you were out sick?
6	Α.	Yes.
7	Q.	Now, was the party at Janay's house that weekend?
8	A.	I have no idea.
9	Q.	Do you recall what the reason was that you were
10	out si	ck?
11	Α.	I believe I had an upset stomach.
12	Q.	Did you go to the doctor?
13	А.	No.
14	Q.	Do you know what caused your stomach to be upset?
15	Α.	I have no idea.
16	Q.	Did it have anything to do with the drinking at
17	the pa	rty?
18	А.	No.
19	Q.	And you say that at that party you never said to
20	Jan Ba	sara or anyone else the comments about Janay being
21	the cl	osest thing to being a wife and bitch that you
22	have?	
23	d.	MR. WILSON: Object to the form of the
24	questi	on.

	(129
1	Q.	Correct?
2	Α.	I did not say that.
3	Q.	You never said that?
4		MR. WILSON: Object to the form.
5	Α.	I did not say that.
6	Q.	Anybody that said that is making it up?
7	Α.	Correct.
8	Q.	So you wrote this e-mail to Janay. And I'm not
9	going to	ask you to read it word for word. Looking at
10	the last	sentence in the first paragraph, that says you
11	never sho	owed it to anyone; is that correct?
12	Α.	That's correct.
13	Q.	And you never did?
14	Α.	I never did.
15	Q.	That was accurate?
16	Α.	That's correct.
L7	Q.	Going down to the second paragraph, middle of the
18	paragrapl	n it says a teacher came to you and said that Ms.
L9	Freebery	had said that Frank will just have to deal with
20	Rich. He	e is just too hard to get along with. Who was
21	that tead	cher?
22	Α.	Linda Filer.
23	Q.	And it says, "Or something along those lines."
24	So that's	s not an exact quote?

	<i>(</i>	130
1	Α.	Correct.
2	Q.	It says, "They also advised me to start keeping a
3	log to C	MA (cover my ass)." Who is the "they"?
4	Α.	Linda Filer.
5	Q.	Linda Filer is a "they"?
6	Α.	As I said before, Tom Karpinski also was part of
7	that con	versation.
8	Q.	So was it referring to both
9	А.	It was actually referring to Linda. "They"
10	referrin	g to the same person who told me this statement.
11	They were	e the ones who told me that statement.
12	Q.	Wouldn't that be "she" as one person?
13	Α.	Maybe I mistyped it.
14	Q.	So you are not referring to Mr. Karpinski in
15	that?	
16	Α.	I was not.
17	Q.	It was a cover my ass log, correct?
18	Α.	Correct.
19	Q.	And that was for the reasons we have gone through
20	earlier :	in the deposition?
21	Α.	Correct.
22	Q.	Then it says, "I was really hurt, angry and
23		d," so it is fair to say that you were angry?
24	Α.	When I heard that those statements were made,

		131
1	correct.	
2	Q.	You put that in writing here, correct?
3	Α.	Correct.
4	Q.	When I asked you before you said you weren't
5	angry, b	ut this refreshes your recollection that you
6	were?	
7	Α.	I guess so.
8	Q.	You signed at the bottom "Rich"?
9	Α.	Correct.
10	, Q.	Now, later on you told Ms. Basara you didn't want
11	her refe	rring to you as "Rich"?
12	А.	Correct.
13	Q.	Why did you do that?
14	Α.	Because that's informal. And I felt that any
15	letter g	oing to about disciplinary issues should be
16	formal.	
17	Q.	So it was okay for you to sign it as Rich but
18	when Ms.	Basara communicated with you, you wanted her to
19	call you	Richard?
20	Α,	Correct.
21	Q.	And did she do that after you made that request?
22	Α.	I believe so.
23	Q.	All right.
24		(Wilcoxon Deposition Exhibit 11 was marked

		132
1	for ident	cification.)
2	Q.	Are you done reading it?
3	Α.	Yes.
4	Q.	This is Exhibit 11. Do you recognize that?
5	Α.	Yes.
6	Q.	What is it?
7	А.	It is an e-mail I wrote to Mr. Norton and his
8	response	to me.
9	Q.	This is after you contacted Mr. Norton, who is
10	with DSEA	A, as a grievance representative, correct?
11	Α.	Correct.
12	Q.	Going down to the bottom of the page.
13	Α.	Okay.
14	Q.	Where it says "The 2nd letter"?
15	Α.	Mm-hmm.
16	Q.	Can you read that into the record, please.
17	А.	"The 2nd letter states that I have kept students
18	after scl	nool several times
19	Q.	Slow down.
20	Α.	I'm sorry. "The 2nd letter states that I have
21	kept stud	dents after school several times and forgot to
22	sign up	for busses. Well this is stretching the truth.
23	I have fo	orgotten to sign up before Janay causes the
24	busses i	n at 10:00 a.m. but I have always remembered in

	133
1	time to call in my extra numbers before my activities
2	started."
3	Q. So you do agree that on some occasions you forgot
4	to make the calls about the busses?
5	A. By 10:00 a.m. I forgot to sign up the numbers.
6	Q. Looking over at page 2 of this, see item 4 there?
7	A. Yes.
8	Q. You say, "And finally, is everything I say to you
9	strictly confidential? Because there is something I want
10	to talk to you about but I don't want anyone else at all
11	to know about yet." What was that?
12	A. I do not recall.
13	Q. You don't know what it was?
14	A. I don't recall.
15	Q., Well, you have no clue as to what you were
16	referring to in that statement?
17	A. This e-mail was January 23rd, 2004. I don't
18	recall what I was thinking at that time.
19	Q. You have no idea what you were referring to that
20	was so important that you didn't want anyone else to know
21	about it?
22	MR. WILSON: Object.
23	A. I can make guesses, but I don't recall.
24	Q. What is your best recollection?

	í	TOT
1	Α.	As I said, I don't recall. I would be guessing.
2	Q.	What is your best guess?
3	Α.	My guess would probably be the tapes, would be my
4	best gue	ss, looking back at this time.
5	Q.	The tapes that you were starting in December?
6	Α.	Yes.
7	Q.	But you don't have a recollection of that?
8	Α.	I don't know if that's what I was referring to.
9	Q.	Did you ever tell Mr. Norton that, in fact, you
10	had made	some comments to Ms. Freebery that might be
11	inapprop:	riate?
12	Α.	No, I did not.
13	Q.	Did you tell Mr. Norton about your trip to
14	Hawaii?	
15	Α.	I might have. I do not recall.
16	Q.	Tell me about your trip to Hawaii. When did you
17	start pla	anning that?
18	Α.	Whenever I turned in my request for personal
19	days. I	don't know what day that when that was.
20	Q.	That's when you started planning it?
21	Α.	Yes. My parents called me. My aunt had a time
22	share and	d she was not going to be able to use.
23	Q.	Go ahead.
24	Α.	And that's when I started planning it.

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	(135
1	Q.	How long were you out there?
2	Α,	I believe it was five days.
3	Q.	Did you take any sick time as part of the time
4	you were	away?
5	Α.	Not as part of the time I was away. I got sick
6	when I c	ame back.
7	Q.	So you weren't in Hawaii during either of the two
8	sick day	s that you took?
9	Α.	That's correct.
10	Q.	Were you en route back?
11	Α.	No.
12	Q.	So you made a trip to Hawaii for a total of five
13	days?	
14	Α.	That's correct.
15	Q.	And how long does it take to make a flight to
16	Hawaii?	
17	Α.	I have no idea.
18	Q.	Do you know what day you left on?
19	Α.	I believe it was Saturday, or it was a Wednesday.
20	I don't	remember where the weekend fell. I planned it
21	around a	weekend, so I could take the weekend.
22	Q.	And do you know what day you came back?
23	А.	Again, it would either be a Sunday or a
24	Wednesda	у.

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Is that correct? I planned around the
weekend. I was either leaving on the weekend or I was
coming back on the Sunday of that weekend.
Q. Let's mark this as the next document.
(Wilcoxon Deposition Exhibit 12 was marked
for identification.)
Q. Have you looked at the document?
A. Yes.
Q. This is Exhibit 12?
A. Mm-hmm.
Q. I'm going to represent to you the second page is
a printout of the times you were out and the call-in that
you made to SDS concerning the need for a substitute, and
the first page we put together recording that information
on a calendar.
A. Okay.
Q. Okay. So this SDS information shows you called
out for three personal days on Tuesday, January 13th.
Are you saying that's when you decided
A. No, I didn't call out. I turned in the letter
to take personal days you have to get approval from the
district. And whenever I turned in that document to get
approval from the district is when I started planning.
The same the day before It is when I turned in that

	13
1	letter.
2	Q. Why did you wait until the day before to call SDS
3	about substitute?
4	A. Because it wasn't approved until the day before,
5	is when I received the letter back saying my personal
6	days had been approved for those following days.
7	Q. Have you produced that letter?
8	A. I don't have that letter.
9	Q. When was the last time you saw it?
10	A. Probably when I received it.
11	Q. When was it, to your recollection, the date or
12	the month when you started planning the trip to Hawaii?
13	A. My guess would be December. It wasn't very long
14	before we left.
15	Q. December of 2000
16	A. '3.
17	Q. Who else was with you on the trip to Hawaii?
18	A. My parents and my uncle.
19	Q. How long did they stay?
20	A. They stayed for another couple weeks. They were
21	gone for a total of two weeks.
22	Q. Do you have any of your records with your airline
23	receipts, things like that?
	•

24

Α.

No.

		138
1	Q.	What agency did you use to schedule your airfare,
2	etcetera	?
3	Α.	I couldn't tell you. I honestly don't know.
4	Q.	What airline did you fly?
5	Α.	I'm making a guess it is USAir, but I don't know
6	for sure	• •
7	Q.	You don't remember which airline you flew?
8	Α.	No.
9	Q.	You think it might have been USAir?
10	A.	It could possibly be USAir. I don't know.
11	Q.	Could it be somebody else?
12	Α.	It could be.
13	Q.	So you don't have any of the documentation
14	concerni	ng your trip to Hawaii?
15		MR. WILSON: Object to form.
16	Α.	No, I do not.
17	Q.	No receipts?
18		MR. WILSON: Object.
19	Α.	No.
20	Ω.	Credit card bills?
21		MR. WILSON: Object to form.
22	Q.	Anything?
23	Α.	No.
24	Q.	What caused you to get sick when you came back on

	139
1	Tuesday, the 20th and Wednesday, the 21st?
2	A. I don't recall exactly what I was sick with. I
3	think I picked something up on the plane. I visited a
4	doctor, got a doctor's note, because it was required.
5	Q. You actually went to the doctor?
6	A. Yes, I did.
7	Q. What day did you go to the doctor?
8	A. I went to the doctor I believe it was the 21st.
9	It may have been the morning of the 22nd, but I believe
10	it was the 21st.
11	Q. After you had called out sick two days?
12	A. I called out the first day when I was sick. The
13	second day I started trying to make an appointment with
14	the doctor.
15	Q. Who was the doctor?
16	A. Dr. Mark Wingel.
17	Q. Did he give you a diagnosis?
18	A. I don't recall what it was.
19	MR. WILLOUGHBY: Why don't we take our lunch
20	break now since it is a little bit after 12:00 and we
21	will come back.
22	(Lunch recess taken.)
23	(Wilcoxon Deposition Exhibit 13 was marked
24	for identification,)

	(140
1		
2	BY MR.	WILLOUGHBY:
3	Q.	Did you discuss your testimony with your attorney
4	over th	e lunch break?
5	Α.	No, I did not.
6	Q.	We have marked Exhibit 13 and given that to you.
7	Have yo	u seen that before?
8	Α.	Yes.
9	Q.	Let me ask you to look at the last page, Bates
10	number	0413.
11	А.	Okay.
12	Q.	Under recommendations, can you read what is
13	listed	as a recommendation?
14	А.	"Make certain your plans are detailed and well
15	develop	ed. One or two-word entries in your plan book is
16	unacceptable."	
17	Q.	So that's a reference to your lesson plans when
18	you were	e at Lake Forest?
19	Α.	That's correct.
20	Q.	Did you during the course of the time you were
21	employed	d at Skyline ever ask Ms. Freebery to go to the
22	Big Kahı	ına with you?
23	А.	Yes, I did.
24	Q.	Tell me about that.

2

2

	(141
1	Α.	Myself and another teacher were trying to get a
2	group of	teachers to go together to see a band who was
3	playing.	
4	Q.	When was that?
5	Α.	I don't remember.
6	Q.	Did you ever ask her to go to any other social
7	function	with you?
8	Α.	I don't think so, but I may have.
9	Q.	Did you ever ask her to do anything just the two
10	of you?	
11	Α.	I don't think so.
12	Q.	You might have?
13	Α.	I don't recall ever asking her.
14	Q.	You don't remember?
15	А.	Right.
16	Q.	Okay. We are going to listen to a tape that your
17	attorney	produced of the meeting where you say that you
18	stopped t	the tape because it was running out.
19	Α.	That's correct.
20		(Tape playing.)
21	Q.	We can stop it. So just at the point where Ms.
22	Freebery	makes comments about you making comments about
23	her perso	nal life and that sort of thing you decided to
24	shut the	tape off; is that correct?
1		

	142		
1	A. I was afraid the tape was running out. Our time		
2	of the meeting was almost over. I knew the tape was only		
3	a half hour long, and I was turning it off		
4	Q. Is it correct you shut the tape off at the point		
5	where she made the comments that you were making		
6	inappropriate remarks to her about her personal life;		
7	isn't that true?		
8	A. It was right after, yes.		
9	Q. And you are saying that's just coincidence that		
10	you shut it off then?		
11	A. That's correct.		
12	Q. Now, after that you made a comment on the tape,		
13	that's on the tape we have. When did you make that		
14	comment?		
15	A. After my class that day. We left. I had to go		
16	teach my class. And after that class I made that		
17	comment.		
18	Q. Did you record over anything when you made that		
19	comment?		
20	A. I don't believe so.		
21	Q. Is it possible you did?		
22	A. I highly doubt it, but I'm not going to say it is		
23	impossible. I just hit record again right after.		
24	Q. Why don't you play the rest of the statement.		

	143
1	(Tape playing.)
2	Q. I'll note the time. Let's see how much time is
3	left on that tape.
4	(Tape playing.)
5	Q. I got six minutes, 20 seconds, something in that
6	range. Sound about right to you?
7	A. Sure.
8	MS. SMITH: I didn't time it. I didn't hear
9	what you said.
10	MR. WILLOUGHBY: I said I got six minutes,
11	20 seconds, in that range. You can turn it off.
12	BY MR. WILLOUGHBY:
13	Q. Now, you made some editorial comments on that
14	tape, right?
15	A. Yes.
16	Q. Why did you decide to put those comments on that
17	tape? I mean, here you are, you are making a record of
18	things that took place, and then you make a comment on
19	there instead of just saving that remark for some other
20	time. Why did you decide to do it right on the tape at
21	that time, right after she accused you of making
22	inappropriate comments?
23	A. I did it then because I stopped the tape.
24	Q. Did you make other comments on these tapes?

	144
1	A. In between each conversation I would make
2	comments such as who was attending, and approximate time
3	of when the meeting happened, those type of things, yes.
4	Q. Why did you make the comments about her obviously
5	making it up and that sort of thing at that point on the
6	tape?
7	A. Because I was very unhappy about that. I think
8	anybody would be if they are falsely accused.
9	Q. How long after you made this tape was it you put
10	in your editorial comments?
11	A. It was the same day.
12	Q. How long afterwards in the same day?
13	A. It was after my next class.
14	Q. So it was an hour later?
15	A. 42 minutes or whatever classes ran, 45 minutes.
16	Q. And it was just a pure coincidence that you
17	turned it off at that point?
18	A. Yes.
19	(Wilcoxon Deposition Exhibit 14 was marked
20	for identification.)
21	Q. Do you recognize Exhibit 14?
22	A. Yes, I do.
23	Q. What is that?
24	A. It is a letter that Jan Basara showed me on

		145
1	January 2	22nd, referring to a meeting that took place on
2	December	17th.
3	Q.	Was that the meeting we just listened to on the
4	tape?	
5	Α.	That's the meeting we listened to the very end of
6	on the ta	ape.
7	Q.	Before you turned it off?
8	Α.	That's correct.
9	Q.	Were you being reprimanded here for making
10	inapprop	riate remarks?
11	Α.	That's correct.
12	Q.	And is that your writing at the bottom or did
13	somebody	else write it?
14	Α.	That's Miss Basara's writing.
15	Q.	Is it correct you refused to signed the document?
16	Α.	Yes, I did.
17	Q.	Do you believe that it is likely that Ms. Basara
18	and Mr. I	Rumford accepted Ms. Freebery's version of the
19	events co	oncerning your inappropriate remarks over your
20	denial?	
21	Α.	Apparently.
22	Q.	Would you agree with me that if you had made a
23	comment t	to Ms. Basara at Ms. Freebery's party to the
0.4	offort of	f that Ma Freehery was the closest thing to a

	146		
1	wife and bitch that you had, that would lend credence to		
2	Ms. Freebery's charges against you?		
3	MR. WILSON: Object to the form.		
4	A. I have never made that comment.		
5	Q. I'm asking you hypothetically.		
6	A. Hypothetically.		
7	MR. WILSON: Object to the form.		
8	Q. If Ms. Freebery heard you make a comment like		
9	that I'm sorry Ms. Basara heard you make a comment		
10	that Ms. Freebery was the closest thing to a wife and		
11	bitch you had, that that would lend credence to Ms.		
12	Basara's belief in the accuracy of Ms. Freebery's story?		
13	MR. WILSON: Objection.		
14	A. It might, yes.		
15	Q. Did you file a grievance over this?		
16	A. Yes, I did.		
17	Q. Now, did you believe as of this point, January of		
18	'04, that your job was in jeopardy?		
19	A. I believed that since December 17th.		
20	Q. So you thought there was a pretty good chance you		
21	wouldn't be renewed?		
22	A. I thought there was a chance I would not be		
23	renewed, yes.		
24	(Wilcoxon Deposition Exhibit 15 was marked		

	147
1	for identification.)
2	MR. WILLOUGHBY: Let's mark this as the next
3	exhibit too.
4	(Wilcoxon Deposition Exhibit 16 was marked
. 5	for identification.)
6	BY MR. WILLOUGHBY:
7	Q. Exhibit 15 is the last page of Exhibit 16,
8	correct?
9	A. Correct.
10	Q. And that's the rewrite of the reprimand you
11	received for the inappropriate comments?
12	A. Yes.
13	Q. And you see there is a paragraph in there that
14	says, "Your immediate response to Mr. Rumford and me was
15	that Janay had 'opened the door,'" do you see that?
16	A. Yes.
17	Q. Now, looking at Exhibit 16, that's from your
18	grievance representative, Rudy Norton at DSEA?
19	A. Yes.
20	Q. So isn't it correct that the changes made to
21	Exhibit 15 were revised on March 8 at the request of your
22	DSEA representative?
23	MR. WILSON: Object to the form.
24	A. I guess so.

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                    (Wilcoxon Deposition Exhibit 17 was marked
 1
     for identification.)
 2
               Do you recognize Exhibit 17?
 3
         0.
 4
         Α.
               Yes.
               What is that?
 5
         Ο.
               It is a letter that was given to me the same day.
 6
         Α.
               Did you receive it the same time?
 7
         Ο.
 8
         Α.
               Yes.
               Now --
 9
         Ο.
               Well, right after. The same meeting.
10
         Α.
               Same meeting?
11
         0.
               Same meeting.
12
         Α.
               Which one was given to you first?
13
         Q.
               The last one.
14
         Ά.
               17?
15
         0.
               No. I am sorry --
16
         Α.
               The one dealing with the sexual harassment
17
         Ο.
18
     comments?
19
         Α.
              Yes.
              And that one you refused to sign?
20
         Q.
21
         Α.
              Yes.
               Why did you refuse to sign it?
22
         Q.
               I thought I did not have union representation
23
                I wanted to talk to a union about it. I felt
24
     present.
```

		149
1	that the obligations were untrue.	
2	Q. Any other reasons?	
3	A. I felt it didn't show my side of the st	ory.
4	There was a number of reasons.	
5	Q. What was your side of the story?	
6	A. That those comments did not happen.	
7	Q. That's the whole side of your story?	
8	A. Yes, that it comes as retaliation for m	ne keeping
9	a log. That she made the statements I made as	
10	retaliation for me keeping a log.	
11	Q. "She" being Ms. Freebery?	
12	A. Yes, Miss Freebery.	
13	Q. Looking at 17, which deals with the bus	sses, do
14	you see that?.	
15	A. Yes.	
16	Q. You signed that one?	
17	A. Yes.	
18	Q. Does that mean you agree the comments a	ire
19	accurate?	
20	A. I agree they are somewhat accurate.	
21	Also, I had asked for the meeting	to stop so
22	I can get union representation, and Miss Basara	
23	allow that to happen. She said not until you ge	
24	last two letters. At that point I just wanted t	to talk to